

Jeffrey Wang, an attorney duly admitted to the practice of law in this

Court, hereby affirms, under the penalties of perjury, as follows:

On September 19, 2007, I served true copies of the attached 1. memo-endorsed Order, by facsimile, on the following individuals:

Andrew Sweeney, Esq. THE BOSTANY LAW FIRM 40 Wall Street New York, New York 10005-1304 Fax # 212-530-4488 Attorneys for plaintiff

Robert Carrillo, Esq. GARVEY SCHUBERT BARER 100 Wall Street, 20th Floor New York, New York 10005 Fax # 212-334-1278

Marvin Bartel, Esq. **BARTEL & EVANS** 4695 MacArthur Court, Suite 310 Newport Beach, CA 92660 Fax # 949-752-3701 Attorneys for defendant Eminent, Inc. Dated: September 19, 2007 New York, New York

BOUSE S. NAPLAH

CARUS PEPEMAN

GREGG S. LEANER

NAUL J. LISTIMAN

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ANDREW W. COLOWATER DOMESTIC THE SPECIAL

CHARLES WESTHAUS

RICHARD M. MOFFMAN

KATHERINE L. PRINGLE

MERYL S. ROSENBLATT

DANIEL D. DAUPORT DAVIO I, TANLHUNUM

ANNE E BUAUMONT

MARY E. MULLIGAN

SCOTT M. BERHAN

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FRIEDMAN KAPLAN SEILER & ADELMAN LLP

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September 19, 2007

MEMO ENDORSED

IT IS ORDERED that counsel to whom this Memo Fudorsement is sent is responsible for faxing or otherwise delivering promptly a copy to all coursel and unrepresented parties and filing a certificate of such service within 5 days from the date hereof. Do not fax such certification to Chambers.

Re: GMA Accessories, Inc. v. Bop. LLC, et al. Case No. 07 CV 3219 (LTS)(DCF)

Dear Judge Swain:

BY FACSIMILE (212) 805-0426

Honorable Laura Taylor Swain

United States District Judge

United States Courthouse 500 Pearl Street, Room 755

Daniel Patrick Moynihan

New York, NY 10007

We represent defendant Bop. LLC ("Bop") in the above-captioned matter. We write to request a pre-motion conference to request withdrawal or vacatur of Bop's offer of judgment - which plaintiff yesterday purported to accept and entered on the docket - due to the absence of a meeting of the minds between the parties regarding the scope of the injunction set forth in the offer of judgment. In addition, we request that the Court not enter judgment pending resolution of this dispute.

Pursuant to this Court's individual practices, during a telephone conference yesterday cycning Bop notified counsel for plaintiff that it had come to Bop's attention that plaintiff believed the injunction in Bop's offer of judgment to be far broader than Bop ever intended. Upon receiving this information, Bop notified plaintiff's counsel that the injunction in Bop's offer of judgment was never intended to (nor do we believe it did) include all items with the mere world "Charlotte" in them such as, for example, Charlotte Ronson. Rather, Hop intended the injunction in the offer of judgment to include the stand-alone mark Charlotte by itself, as well as the Charlotte Solnicki mark, which were the subjects of this action. During that telephone conference, counsel for plaintiff advised us that plaintiff did not share this view. In

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FRIEDMAN KAPLAN SEILER & ADELMAN LLP

Honorable Lauta Taylor Swain

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September 19, 2007

addition, last evening we sent plaintiff's counsel a letter reiterating our position, and requesting its consent to formally withdraw the offer of judgment on the docket. Although we have not yet received an answer from counsel for plaintiff with regard to this request, in light of the emergent nature of this issue we believe it is necessary to contact the Court at this time.

Accordingly. Bop requests that the Court not enter judgment pending resolution of this dispute, and that the Court schedule a pre-motion conference at the Court's earliest convenience to consider Bop's request for permission to move for an order withdrawing or vacating the offer of judgment on the docket.

Respectfully,

Jeffrey Wang

cc: Andrew Sweeney, Esq. (by facsimile)
(counsel for plaintiff GMA Accessories, Inc.)
Robert Carrillo, Esq. (by facsimile)
(counsel for defendant Eminent Inc.)
(Clerk of Court (by hand)

(ie, Plantiff and Bop)
The parties, show promptly meet with Judge
Freeman to seek to resolve their differences
as to the scope of the injunction and,
failing that, to device a schedule for
triefing on the motion to withdraw the Rule 68 offer.

SO ORDERED.

LAURA TAYLOR SWAIN UNITED STATES DISTRICT JUDGE

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